IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

RYDEX, LTD., <i>Plaintiff</i> ,	§ §				
v.	<i>•••••••••••••••••••••••••••••••••••••</i>	Civil A	CIVIL ACTION H-09-2722 Judge Gray Miller		
Exxon Mobil Corporation, Defendant.	9 99	Judge			
RULE	16 SCHEDULI	ng Order			
Anticipated Length of Trial:10	days	Jury:	X	_ Non-Jury:	
The disposition of this case will be con	trolled by the	following sch	edule:		
1. January 15, 2010	attorney		joinder mu	l by this date. The st provide copies of	
2. February 10, 2010	disclosu infringer producti <i>After thi</i> to add	re of assert ment conten on. s date, it is nec	ed claims tions & cessary to c d infringe	-2: Plaintiff to make and preliminary make document obtain leave of court ement contentions, 7.	
	It is not patents	necessary to for claims before	ile a motione this date	for patents-in-suit. on to add additional e. Thereafter, it is rt to add patents or	
3March 22, 2010	prelimin			Defendant to serve	
		nd/or amend in	•	obtain leave of court ontentions, pursuant	
4. <u>April 1, 2010</u>		i terms and		ties' exchange of elements needing	

5	May 3, 2010	Comply with P.R. 4-2: Parties' exchange of preliminary claim constructions and extrinsic evidence.
		Privilege Logs to be exchanged by parties (or a letter to the Court stating that there are no disputes as to claims of privileged documents).
6	June 21, 2010	Disclosure of claim construction experts & service of FED. R. CIV. P. 26(a)(2) materials.
7	July 20, 2010	Discovery deadline on claim construction issues (see P.R. 4-4).
8	August 3, 2010	Joint Claim Construction Statement must be filed by this date.
9.	August 10, 2010	Plaintiff and Defendant must serve and file their opening Claim Construction Briefs with supporting evidence, providing the Court with 2 copies of the binders containing the Opening Brief and exhibits.
10.	September 10, 2010	The Parties must serve and file any Responsive Claim Construction Brief and supporting evidence due and the moving party is to provide the Court with two (2) courtesy copies of the Responsive Brief and exhibits.
11.	September 10, 2010	Parties to file a notice with the Court stating the estimated amount of time requested for the Claim Construction (<i>Markman</i>) Hearing. The Court will notify the parties if it is unable to accommodate this request.
12.	September 20, 2010	Parties to submit Claim Construction Chart in WordPerfect 8.0 (or higher) format in compliance with P.R. 4-5(d).
13.	September 27, 2010	Claim Construction (Markman) Hearing at O.m. at the United States District Court, 515 Rusk Street, Courtroom 9-F, Houston, Texas.
14.	60 days after Markman ruling	AMENDMENTS to pleadings by Plaintiff or Counter-Plaintiff shall be made by this date. Absent parties' agreement or court approval,

answers may not be amended more than 20 days after this date. Answers to amended claims and counterclaims are due 20 days after amended claims or counterclaims are filed.

15. 60 days after Markman ruling

Expert Witnesses for the Party with the Burden of Proof on an Issue shall be identified by a report listing the qualifications of each expert, each opinion the expert will present, and the basis for each opinion.

16. 90 days after Markman ruling

Expert Witnesses for the Party not having the Burden of Proof on an Issue for shall be identified by a report listing the qualifications of each expert, each opinion the expert will present, and the basis for each opinion.

17. 120 days after Markman ruling

DISCOVERY must be completed by this date. Written discovery requests are not timely if they are filed so close to this deadline that the recipient would not be required under Federal Rules of Civil Procedure to respond until after the deadline.

18. 60 days after Markman ruling

MEDIATION/ADR to be completed by this date or the parties shall file a report stating why Mediation/ADR is not appropriate.

19. 120 days after Markman ruling

DISPOSITIVE MOTIONS to be filed by this date.

20. To be determined

ALL OTHER PRETRIAL MOTIONS (including Daubert/Kumho motions, but not including other motions in limine) will be filed by this date.

21. To be determined

JOINT PRETRIAL ORDER shall be filed on or before this date. Plaintiff is responsible for timely filing the complete Joint Pretrial Order in the form set forth in the published Court Procedures.

22. To be determined

DOCKET CALL is held in Courtroom 9D starting at 10:00 a.m. on this date. Absent parties' agreement or court approval, no documents filed within five (5) days before the Docket Call will be considered at Docket Call.

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All communications concerning the case shall be directed in writing District Judge Gray H. Miller, P.O. Box 61010, Houston, Texas 772	to Rhonda Moore-Konieczny, Case Manager for United States
Signed: December 22, 2009	Gray H. Miller United States District Judge
AGREED:	
Elward Woddsten * Counsel for Plaintiff - Rydex Ltd.	/2-/7-D9 Date
Counsel for Defendant – Exxon Mobil Corporation	12-17-09 n Date